EDMUND G. BROWN JR. 1 SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE CENTRAL JUSTICE CENTER Attorney General of California BELINĎA J. JOHNS 2 Senior Assistant Attorney General SONJA K. BERNDT 3 MAY 21 2010 Deputy Attorney General ALAN CARLSON, Clerk of the Cour State Bar No. 131358 4 300 South Spring Street, Suite 1702 BY G. HERNANDEZ Los Angeles, CA 90013 5 Telephone: (213) 897-2179 Fax: (213) 897-7605 6 E-mail: sonja.berndt@doj.ca.gov 7 Attorneys for People of the State of California 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 COUNTY OF ORANGE - CENTRAL JUSTICE CENTER 10 11 Case No. 30-2009 00123781 12 PEOPLE OF THE STATE OF CALIFORNIA, SETTLEMENT AGREEMENT AND 13 TROPOSED ORDER Plaintiff. 14 15 16 ASSOCIATION FOR POLICE AND Dept: SHERIFFS, INC., FREDERICK E. The Honorable Jamoa A. Judge: 17 CHENEY, JR., ET AL. Moberly 18 Defendants. Action Filed: May 29, 2009 19 20 This Settlement Agreement and Order are entered into by, between, and among the 21 settling parties, Plaintiff, the People of the State of California ("the People"), by Edmund G. 22 Brown Jr., Attorney General of the State of California ("Attorney General"), and Defendant 23 Frederick E. Cheney, Jr. (hereinafter "Defendant Cheney") (hereinafter, collectively, also referred 24 to as "the Settling Parties"). At all times relevant herein, Defendant Cheney was and is a 25 commercial fundraiser for charitable purposes within the meaning of Government Code section 26 12599. The Attorney General, on behalf of the People, sued Defendant Cheney in the underlying 27 action for violating California's reporting statutes applicable to commercial fundraisers for 28

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charitable purposes. Defendant Cheney denies any wrongdoing. The Settling Parties, each of whom, desiring to avoid the expense, uncertainty, and inconvenience of further litigation in the above-captioned matter, state all claims alleged against Defendant Cheney arising out of the above-captioned action have been settled, and that the Court may enter the proposed Order attached hereto, on the following facts, terms, and conditions:

- 2. The Court has personal jurisdiction of the Settling Parties and subject matter jurisdiction of the above-captioned action. The Court shall retain jurisdiction of the above-referenced action and over the Settling Parties until final performance of the Settlement Agreement stated herein. Any applicable statute, rule or court order affecting timely prosecution of this action, including the 5-year dismissal statute and the 10-year statute of limitations under Government Code section 12596 are hereby tolled. The Court shall retain jurisdiction as the ends of justice may require for the purpose of enabling any party to this Settlement Agreement to apply to the Court at any time for such further orders and directions as may be necessary or appropriate including, but not limited to, the following: (a) the construction or carrying out of this Settlement Agreement, (b) the enforcement of any provisions of the Settlement Agreement, and (c) the punishment of any violations of the Settlement Agreement. This Settlement Agreement constitutes a stipulation for settlement and shall be enforceable under Code of Civil Procedure section 664.6.
- 3. Defendant Cheney agrees to pay to the Attorney General's Office a total of \$15,000.00% ("Settlement Amount"). Of that amount, \$2,000 shall be deemed penalties recovered pursuant to Government Code section 12591.1 and \$13,000 shall be deemed to be recovery of the Attorney General's attorney's fees and costs pursuant to Government Code sections 12586.2 and 12598. These funds shall be used by the Charitable Trusts Section solely for the administration of the Attorney General's charitable trust enforcement responsibilities. The \$15,000 Settlement Amount shall be payable at the rate of \$1,250.00 per month for a period of 12 consecutive months. The first payment is to be made within 10 days-after notice to Keith White, Esq., Pull attorney for Defendant Cheney, that the Court has signed the Order on the Settlement Agreement. All subsequent payments shall be made by the 15th day of each succeeding month until the

Settlement Amount is paid in full. All payments pursuant to this paragraph of the Settlement Agreement shall be made payable to the Attorney General's Litigation Deposit fund and shall be delivered to the Attorney General's Office at 300 S. Spring Street, Los Angeles, California 90013, to the attention of Deputy Attorney General Sonja K. Berndt. If Defendant Cheney fails to make any of the aforementioned payments, the Attorney General shall notify Defendant Cheney through his attorney Keith White in writing. Defendant Cheney shall have 10 days from said notice to cure the default. If the default is not cured within the aforementioned 10-day period, the balance of the \$15,000 Settlement Amount shall be immediately due and payable in full.

- 4. Defendant Cheney shall fully comply with all registration requirements as set forth in Government Code section 12599 and 12599.5.
- 5. During year 2010 (beginning with the date Defendant Cheney executes this Settlement Agreement), and during years 2011 and 2012, Defendant Cheney will not enter into any contracts or agreements to solicit in California and/or on behalf of a California charity, without first providing the California Attorney General's Office, addressed to the attention of Deputy Attorney General Sonja K. Berndt, with a copy of the contract or agreement for review ten business days before commencement of work on the contract or agreement. From the date Defendant Cheney executes this Settlement Agreement, every contract or agreement to solicit charitable contributions in California and/or on behalf of a California charity that Defendant Cheney enters into must comply with all of the requirements set forth in Government Code section 12599.3. If Defendant Cheney decides to enter into a contract or agreement to solicit in California and/or to solicit on behalf of a California-based charity, it must comply with all requirements under Government Code sections 12599 and 12599.6.
- 6. Defendant Cheney shall not engage in misrepresentation and shall not violate Government Code section 12599.6, subdivisions (a) and (f). To insure compliance with these provisions, Defendant Cheney will supply copies of all solicitation scripts used and/or to be used in California during year 2010 (from the date Defendant Cheney executes this Settlement Agreement) and during years 2011, and 2012 to the Attorney General's Office to the attention of

Deputy Attorney General Sonja K. Berndt on or before December 31 of each of those years. Defendant Cheney shall not engage in deception, shall not conceal material facts, and shall not make misrepresentations. Without limiting the foregoing, the prohibition in this paragraph includes misrepresentations of the following made in the course of soliciting on behalf of a charity:

- a) the nature or purpose of the charitable program activities that will be supported by donations received;
 - b) the portion of the donation that will be retained by the charity;
- c) the portion of the donation that will be directly used for the charitable purposes of the charity on whose behalf the solicitation is made;
- d) either specifically or generally, that the charity has any connection to or is affiliated with any public safety organization when that is not the case;
 - e) that donations will be used for a specific purpose or program of a charity;
- f) that donations will benefit persons or organizations in the donor's state or local community unless a substantial portion of the charity's program services are provided in that state or local community;
- g) that a resident of a household has previously donated to the charity or made a donation of a specific amount without documentation of that prior donation; and
- h) that a person has already made a pledge to donate to the charity without documentation of that pledge.

An isolated misrepresentation or violation of Government Code section 12599.6, subdivisions (a) and (f), by an agent, independent contractor, or employee of Defendant Cheney shall not be deemed a violation of this Settlement Agreement by Defendant Cheney if he clearly and convincingly demonstrates that, as part of his routine business practices, he has done all of the following:

(i) established and implemented written procedures to comply with the terms of this Settlement Agreement, communicated those terms to all relevant agents, independent

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contractors, and employees, and obtained from each of them a signed statement that they have read, understood, and agreed to comply with the procedures;

- (ii) trained all agents, independent contractors, and employees regarding compliance with the procedures established pursuant to this Settlement Agreement;
- (iii) maintained thorough records of such procedures, their implementation, and the program of training agents, independent contractors, and employees in those procedures; and
- (iv) monitored and enforced compliance with the procedures established pursuant to this section (including through the use of disciplinary measures and terminations) and kept and made available to the Office of the California Attorney General upon request complete records of all such monitoring and enforcement.
- 7. Defendant Cheney shall not violate Business and Professions Code section 17510.8. To ensure compliance with section 17510.8, for years 2010, 2011, and 2012, Defendant Cheney will, on a semiannual basis, obtain from all charities for whom he solicits California donors written statements listing all program expenditures and, in addition, evidence supporting all such program expenditures, e.g., cancelled checks for grants (front and back), declarations under penalty of perjury from grant recipients, and similar evidence. On or before December 31 of years 2010, 2011, and 2012, Defendant Cheney will provide such statements and supporting evidence submitted by each charity to the Attorney General's Office to the attention of Sonja K. Berndt, along with a report to the Attorney General's Office certifying under penalty of perjury that he has complied with the requirements stated in this paragraph. In the event that Defendant Cheney makes a diligent effort to obtain the statement and evidence referenced in this paragraph from a charity for whom he solicits California donors, but the charity refuses to provide them, Defendant Cheney shall immediately suspend soliciting for that charity until he receives the statement and evidence. In this circumstance and provided such solicitation is immediately suspended, the Attorney General will not initiate further action against Defendant Cheney based on the terms set forth in this paragraph.

8. Defendant Cheney will conspicuously and accurately identify the location of the headquarters of the charity for whom he is soliciting in all written materials sent to donors and potential donors.

- 9. Defendant Cheney will comply with the disclosure requirements set forth in Business and Professions Code § 17510.85.
- 10. Defendant Cheney will not engage in, or participate in, the distribution of decals, stickers, and/or other emblems that can be used for display on a motor vehicle which bear a symbol that suggests an affiliation with, or endorsement by, public safety personnel.
- 11. Defendant Cheney will not engage in any conduct during the course of a charitable solicitation via telephone that harasses, intimidates or frightens the recipient of the call. Harassment shall include, but not be limited to, causing a telephone to ring repeatedly or continuously with intent to annoy, abuse, or harass any person at the called number, shouting, abusive language, and threats of any kind.
- 12. Defendant Cheney will comply with all applicable Federal regulations established by the Federal Trade Commission ("Telemarketing Sales Rule") at 16 C.F.R. § 310 et seq., specifically §§ 310.33 and 310.4, regarding deceptive telemarketing practices and abusive telemarketing practices.
- 13. Defendant Cheney will fully comply with all reporting requirements as set forth in Government Code section 12599 and all recordkeeping requirements set forth in Government Code section 12599.7.
- 14. The Settlement Agreement shall not constitute an admission or finding of any wrongdoing, fault, violation of law, or liability by Defendant Cheney.
- 15. The Settlement Agreement contains the entire agreement and understanding between the Settling Parties concerning the subject matter of this action and supersedes all other agreements of any kind concerning the subject matter of the Settlement Agreement. Each of the undersigned warrants that no promise or inducement has been offered to them except as set forth herein and that the Settlement Agreement is executed without reliance upon any statement or

representation by any persons or parties, or their representatives, concerning the nature and extent of injuries and/or damages and/or legal liability herein.

- 16. Each of the Settling Parties acknowledges that he, she, or it has read the entire Settlement Agreement and understands it and, in addition, has had an opportunity to discuss the content with an attorney and make whatever investigation or inquiry that party may deem necessary or desirable in connection with the subject matter of the Settlement.
- 17. Each of the parties warrants that he, she, or it is legally competent to execute the Settlement Agreement. The undersigned representative for Defendant Cheney certifies that he or she is fully authorized by Frederick Cheney to enter into the terms and conditions of the Settlement Agreement and to fully and legally bind Defendant Cheney to the Settlement Agreement.
 - 18. The Settlement Agreement shall be governed by the laws of the State of California.
- 19. The Settlement Agreement shall be binding upon the heirs, devisees, executors, affiliates, administrators, successors, assigns, officers, directors, trustees, executors, agents and employees of Defendant Cheney.
 - 20. Each party shall bear its own attorney fees and costs unless otherwise stated herein.
- 21. The Settlement Agreement may be executed in separate counterparts, each of which shall be deemed an original, and said counterparts shall together constitute one Settlement Agreement, binding all parties hereto notwithstanding that all of the parties are not signatory to 111

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1	the	the original or same countexpart, and shall be delivered to Souja K. Berndt, Office of the Attorney		
2	General, 300 S. Spring Street, Los Angeles, CA 90013.			
3		IT IS SO AGREED. ATE: 5/6/2010	EDMUND G. BROWN JR, Attorney General	
5 .6			BONJA K BERNET Deputy Atterney General Attorneys for the Reople of the State of California	
7 8	D	ATE: 5/3/2010		
9	1	Approved as to form	By Friderick E. CHENEY, IR. 1:	
11 12 13			Attorneys at Law	
14 14	11	DATE: 5/5/2010	By K. M. White, Est. Cheney, Jr. Counsel for Frederick E. Cheney, Jr.	
1-6 1-7			ORDER	
1.8	3	IT IS SO ORDERED		
1° 2	.	DATE: 5-21-10	JAMOA A. MOBERLY Judge of the Superior Court	
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		SETTLEMENT AG	FREEMENT & ORDER (FREDERICK E. CHENEY, JR.) (30-2009 90123781)	